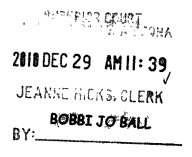
William E Williams 824 W Gurley St, #129 Prescott, AZ 86305



ARIZONA SUPERIOR COURT

YAVAPAI COUNTY

STATE OF ARIZONA.

No. P1300CR201001325

Plaintiff,

Vs.

MOTION TO REMOVE ATTORNEY

STEVEN CARROLL DEMOCKER,

Defendant,

MOTION TO REMOVE ATTORNEY

COMES NOW the Petitioner pro se, William E. (Bill) Williams, and respectfully requests the Court censor, and/or remove attorney John Sears from court room proceedings in the above captioned matter.

As grounds for the motion, Petitioner states:

1. I am a taxpayer in Yavapai County who has standing with the court.

BACKGROUND

Petitioner, William E. (Bill) Williams, is researching the DeMocker case and has been allowed to observe, make oral argument, and write about and within courtroom proceedings in the above captioned matter.

John Sears and two members of his legal team went all the way to the Arizona Supreme Court in 2010 to have themselves removed from this case as defense team for the Defendant.

On November 23, 2010 for reasons unknown to Petitioner, John Sears was allowed to argue the above captioned case in the Camp Verde division of the Yavapai

County Court, Judge Warren Darrow, presiding. In addition, Mr. Sears sat in the jury box and discussed with the judge when the next hearing should be held because Sears "will be out of town." Other withdrawn counsel from Mr. Sears' team sat near the Defendant and may have spoken to the Defendant.

Petitioner has witnessed Mr. Sears and Judge Darrow whispering in the halls of the Yavapai County Courthouse following the juror dismissal.

ARGUMENT

We can assume Mr. Sears did not adequately, professionally, competently, or zealously represent his client; he motioned the Supreme Court about that; and we will know for sure if this Court responds to the motions to unseal. But now, Mr. Sears behavior conflicts with established rules of professional conduct and is punishable by disciplinary measures. To be determined is whether his conduct is prejudicial to the administration of justice; he is trying to influence improperly a government agency or official; and is knowingly assisting a judge in conduct that is a violation of applicable rules of judicial conduct and other laws.

This action by John Sears and his colleagues does many things including possibly crossing ethical lines, potentially approaching malpractice, and possible violations of Arizona Bar Association Rules, and other infractions to be determined. It is at least an appearance of impropriety.

Therefore, even Petitioner possesses more standing in this court than attorney Sears.

In accordance with the recent Arizona Supreme Court ruling, the Court should immediately unseal the motions and responses of the attorneys regarding withdrawal

from the case – because they are no longer on the case, there is no harm in reviewing their exact reasons why, and the public has the right to know why.

REQUEST FOR RELIEF

For the foregoing reasons, Petitioner respectfully moves the Court to:

- 1. Set a hearing on this Motion.
- 2. Censure and censor John Sears.
- Bar John Sears from the court proceedings, or allow him to observe from the citizen taxpayer pews.
- Fine John Sears for any ethical or code violations delineated in Rules of Procedure or Bar Association rules.
- Immediately unseal the motions and responses of the attorneys regarding withdrawal from the case.
- 6. And any other remedy the court sees fit.

Respectfully Submitted

William E. (Bill) Williams

Petitioner pro se 824 W Gurley St

Ste 129

Prescott, AZ 86305

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I certify that a copy of the foregoing will be faxed to John Sears, the Yavapai County Attorney's office, the Defendant's Public Defender Craig Williams.

William E. (Bill) Williams